# United States District Court

	Value	in	_ DISTRICT OF	ellinois							
UN	NITED STAT	ES OF AMERICA									
		<b>V</b> .	OR	DER SETTING ( OF RELE							
Rone	ald Pier	kaiz	Case Numi	ber: O8 CR	405-1						
	Dei	endaar									
IT IS	ORDERED	that the release of the defer	ndant is subject to th	ne following conditions:							
(1)	The defenda	ant shall not commit any of	ffense in violation o	f federal, state or local la	aw while on release in this						
(2)	The defendant shall immediately advise the court, defense counsel and the U.S. attorney in writing before any change in address and telephone number.										
(3)	The defend	ant shall appear at all pro-	ceedings as require	d and shall surrender fo	or service of any sentence						
	imposed as directed. The defendant shall appear at (if blank, to be notified)										
			on		Place						
				Date and Tim	ne						
		Release on Persona	al Recognizance of	r Unsecured Bond							
IT IS	FURTHER	ORDERED that the defenda	ant be released provide	ded that:							
(4)	The defenda	ant promises to appear at a	Il proceedings as rec	quired and to surrender f	for service of any sentence						
) (5)	The defend	lant executes an unsecure	d bond binding the	defendant to pay the	United States the sum of						
					s (\$)						
	in the event	of a failure to appear as requ	uired or to surrender	as directed for service of	any sentence imposed.						

AO199B (Rev.	5/99)	Additional Condi	tions of Release	Document Additional C		ed 05/22/20 of Release	08 F	Page 2*6 <del>/3</del>	of	3 Pages
other person IT IS FURTI	s and HER	the community ORDERED tha	se by one of the above, it the release of the acced in the custody	e defendant is subj	-	•		ance of the defe	ndant and	the safety of
			organization)						-	
		dress)				(Tel. No.)				
	a) to s		fendant in accordants, and (c) to notify t			se, (b) to use ever	y effort to			
					Signed	:	todian or	Drozza	<del></del>	Date
	The (a)	defendant shall report to the	Preticial !	Servas O	Re			_		
×	( <b>b</b> )	telephone num execute a bond	or an agreement to	5·5743 , no o forfeit unon failin	ot later than <b>(</b> e to aopear as	required the fall-	ted.	of money or des	signated p	roperty:
( )	(c)		ourt the following			e-described prope	erty, or the	– e following amou	int or perc	entage of
( )	( <b>d</b> )	execute a bail	bond with solvent	sureties in the am	ount of \$	·				
( )	(e) (f)	maintain an an	tively seek employ mmence an educa	tion program		•				
×	(I)- (g)	surrender any	passport to:	Referal	SERM	us				
₩.	(h)						. 1/re C	trust to	lone	to
()	(i)		port. llowing restriction	. I Car		<u> </u>	4.0		<u> </u>	Bard,1
(X	(j)	witness in the	ct, directly or indi subject investigati	on or prosecution,	rsone wno are including but	not limited to: _	CO-	ictens	lant	5
( )	( <b>k</b> )		al or psychiatric ti							
( )	<b>(l)</b>		dy each (week)day loyment, schooling							
( )		services office	ence at a halfway or supervising offic	cer.				ry by the pretric	ał	
	(n)	refrain from po	ssessing a firearn	n, destructive device	e, or other da	ngerous weapons	s.			
	(o) (p)	refrain from us	) any ( <b>X</b> excessivese or unlawful post ensed medical pra	session of a narcot	ic drug or othe	r controlled subs	tances de	fined in 21 U.S.	C. § 802, ı	ınless pre-
( )	(g)	submit to any defendant is us	method of testing : sing a prohibited s	required by the prubstance. Such me	ethods may be	used with rando	m freque	acy and include	urine test	ting, the
( )	( <b>r</b> )	participate in a	weat patch, a rem a program of inpat or supervising office	ient or outpatient	g system, and substance abu	or any form of p se therapy and c	counseling	if deemed advis	ening or te sable by th	esting. ie pretrial
( )	(s)	refrain from ob	or supervising office ostructing or attention or electronic monit	pting to obstruct	or tamper, in a	ny fashion, with a condition(s) of:	the efficience	ency and accura	cy of any j	orohibit sub-
( )	(t)	participate in o  ( ) will or ( )  program based	one of the following will not include eld upon your ability	thome confinement ectronic monitoring to pay as determin	t program com g or other locat led by the pret	iponents and abid ion verification s rial services office	de by all t ystem. Yo e or super	u shall pay all or vising officer.	r part of th	ne cost of the
		( )(i) Curfew services	y. You are restricte office or supervisi	d to your residence ng officer; or	e every day (	) from	to	, or ( ) as di		
		medical, other ac	<b>Detention</b> . You ar , substance abuse, tivities as pre-app	or mental health roved by the pretr	treatment; att ial services off	orney visits; cour ice or supervising	t appears g officer, o	nces; court-orde or	red obliga	itions; or
_ 5		( )(iii) <b>Home I</b> services.	Incarceration. You and court appear	ou are restricted to rances pre-approve	your residence d by the pretri	e at all times exc ial services office	ept for me or super	edical needs or t rising officer.		
	<b>)</b> u)	report as soon including, but	as possible, to the not limited to, a	pretrial services on ny arrest, questio	ffice or superv ning, or traffi	ising officer any	contact w	ith any law enfo	orcement p	ersonnel,
	(v)									
( )				·———						
( )	( <b>x</b> )									

### Advice of Penalties and Sanctions

#### TO THE DEFENDANT:

# YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

A violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of release, an order of detention, and a prosecution for contempt of court and could result in a term of imprisonment, a fine, or both.

The commission of a Federal offense while on pretrial release will result in an additional sentence of a term of imprisonment of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be in addition to any other sentence.

Federal law makes it a crime punishable by up to 10 years of imprisonment, and a \$250,000 fine or both to obstruct a criminal investigation. It is a crime punishable by up to ten years of imprisonment, and a \$250,000 fine or both to tamper with a witness, victim or informant; to retaliate or attempt to retaliate against a witness, victim or informant; or to intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If after release, you knowingly fail to appear as required by the conditions of release, or to surrender for the service of sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, you shall be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, you shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be in addition to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

## Acknowledgement of Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and to surrender for service of any sentence imposed. I am aware of the penalties and sanctions set forth above.

# Directions to United States Marshal

) The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judicial officer that the defendant has posted bond and/or complied with all other conditions for release. The defendant shall be produced before the appropriate judicial officer at the time and place specified, if still in custody.

Name and Title of Judicial Officer